MILES & STOCKBRIDGE

10 LIGHT STREET

BALTIMORE, MARYLAND 21202

30 WEST PATRICK STREET FREDERICK, MARYLAND 21701

101 BAY STREET

EASTON, MARYLAND 21601

11350 RANDOM HILLS ROAD

FAIRFAX, VIRGINIA 22080

300 ACADEMY STREET

CAMBRIDGE, MARYLAND 21613

TELEPHONE 410-727-6464 FAX 410-385-3700

22 WEST JEFFERSON STREET ROCKVILLE, MARYLAND 20850

600 WASHINGTON AVENUE TOWSON, MARYLAND 21204

1450 G STREET, NW WASHINGTON D.C. 20005

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JOHN A STALFORT 410-385-3424

October 1, 1993

OCT 1 2 1993 -1229 PM

INTERSTATE COMMERCE CUMMISSION

## via FEDERAL EXPRESS

Interstate Commerce Commission 12th and Constitution Avenues, N.W. Washington, D.C. 20423

Attention: Mildred Lee, Recording Clerk

Room 2303

\$150,000 Loan from The First National

Bank of Maryland to Southern

Leasing, Inc.

Dear Mrs. Lee:

Enclosed please find one (1) originally-executed Security Agreement Equipment and one (1) notarized copy of the same for filing among the records of the Interstate Commerce Commission in connection with the above-referenced financing. I have also enclosed a check in the amount of \$16.00 to cover recordation

Once the documents have been recorded, please return the originals to:

> John A. Stalfort, Esquire Miles & Stockbridge 10 Light Street - 9th Floor Baltimore, Maryland 21202

If you have any questions, please contact me immediately at (410) 385-3425. Thank you for your assistance in this ma@ter علية

Sincerely,

Michele E. Speráto

Secretary to John A. Stalfort

Enclosures

LAW OFFICES

## MILES & STOCKBRIDGE

300 ACADEMY STREET CAMBRIDGE, MARYLAND 21613

10 LIGHT STREET
BALTIMORE, MARYLAND 21202

30 WEST PATRICK STREET FREDERICK, MARYLAND 21701

101 BAY STREET EASTON, MARYLAND 21601

TELEPHONE 410-727-6464 FAX 410-385-3700 22 WEST JEFFERSON STREET ROCKVILLE, MARYLAND 20850

11350 RANDOM HILLS ROAD FAIRFAX, VIRGINIA 22030

600 WASHINGTON AVENUE TOWSON, MARYLAND 21204

1450 G STREET, NW WASHINGTON, D.C 20005

JOHN A STALFORT 410-385-3424 October 6, 1993

## via FEDERAL EXPRESS

Interstate Commerce Commission 12th and Constitution Avenues, N.W. Washington, D.C. 20423

Attention: Mildred Lee, Recording Clerk

Room 2303

303

\$150,000 Loan from The First National Bank of Maryland to Southern Rail

Leasing, Inc.

Dear Mrs. Lee:

By my letter to you dated October 1, 1993, I delivered to you one (1) originally-executed Security Agreement Equipment and one (1) notarized copy of the same for filing among the records of the Interstate Commerce Commission in connection with the above-referenced financing. I also enclosed a check in the amount of \$16.00, which you notified me was insufficient for the filing of the foregoing document. Accordingly, enclosed herewith is a check in the amount of \$2.00 for the difference in the filing fees for this document.

Once the document has been recorded, please return the originals to:

John A. Stalfort, Esquire Miles & Stockbridge 10 Light Street - 9th Floor Baltimore, Maryland 21202

If you require anything further, please call me at (410) 385-3425. Thank you for your assistance in this matter.

Sincerely,

Michele E. Sperato

Secretary to John A. Stalfort

Enclosure

## Interstate Commerce Commission Washington, D.C. 20423

OFFICE OF THE SECRETARY

Michele E. Sperated Miles &Stockbridge 10 Light Street

Baltimore, Maryland 21202

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303,

on

10/12/93

at

12:20pm

, and assigned

recordation number(s).

18434

Sincerely yours,

Secretary
SIDNEY L. STRICKLAND, JR

Enclosure(s)



## SECURITY AGREEMENT **EQUIPMENT**

agreed this day ofSeptember	19 <u>93</u> by and between	Southern Rail Leasing, Inc("Borrower")  (NAME OF BORROWER)
corporation	of the state of Nevada	and The First National Bank of Maryland ("Bank")
	٦	
ryland as follows		
SECURITY INTEREST		
wer hereby grants and pledges to Bank a c heck one) all of the now owned and hereafter acquire and other personal property of Borrower annexations thereto), and any maintenance	continuing security interest in ed machinery, equipment, furniture other than inventory, including an ce agreements applicable thereto, h	e, fixtures (whether or not attached to real property), supplies y leasehold interests therein (plus all replacement parts and herein called "Equipment" and specifically including but not
Bank, including all improvements and according to connection therewith, and an	essions thereto and all spare parts, by maintenance agreements applic	tools, accessones and attachments now owned or hereafter
Feat	corporation  PARTNERSHIP ETC IF INDIVIDUAL INSERT "RESIDENT ryland as follows  **SECURITY INTEREST**  eral As collateral security ("Collateral") for ver hereby grants and pledges to Bank a check one)  all of the now owned and hereafter acquire and other personal property of Borrower annexations thereto), and any maintenance limited to that which is described below a the property, herein called "Equipment", Bank, including all improvements and accacquired in connection therewith, and ar	PARTNERSHIP ETC IF INDIVIDUAL INSERT "RESIDENT"  ryland as follows  **SECURITY INTEREST*  real As collateral security ("Collateral") for all Obligations of Borrower to Barver hereby grants and pledges to Bank a continuing security interest in heck one)  all of the now owned and hereafter acquired machinery, equipment, furniture and other personal property of Borrower other than inventory, including an annexations thereto), and any maintenance agreements applicable thereto, illimited to that which is described below and in any separate schedule at a

- hereafter granted a security interest under any other security agreements, notes, or other obligations or liabilities between Borrower and
- (4) any accounts, property, secunties or monies of Borrower which may at any time be assigned or delivered or come into the possession of Bank as well as all proceeds thereof
- Obligations The "Obligations" secured by this Agreement are defined to include all of Borrower's notes indebtedness extensions of credit letters of credit overdrafts and other obligations whether direct indirect (by way of endorsement guaranty pledge or otherwise) liquidated unliquidated fixed contingent or howsoever ansing whether now existing or hereafter incurred to or otherwise acquired by Bank and whether held for Borrower's account or for another or others "Obligations" shall also be defined to include all obligations of Borrower hereunder or under any other agreement with Bank pertaining hereto. The Obligations shall include new and additional credit facilities for Borrower, whether or not such facilities are presently contemplated
- Adequate Protection The ratio of the amount of the Obligations of Borrower to the value of all Collateral, guaranties and other security held by Bank and realizable through commercially reasonable disposition of the property by Bank has been an essential part of the bargain between Borrower and Bank and has been a crucial fact in establishing the rate of interest charged to Borrower That ratio of Obligations to security value shall not be varied without the consent of both Borrower and Bank. If the actual ratio exceeds the agreed ratio then a default under this Agreement has occurred, and the rate of interest on all Obligations secured by this Agreement may be increased by two percent per annum, at the option of Bank, and such increase in the rate of interest shall continue until the actual ratio is reduced to the agreed ratio

#### REPRESENTATIONS AND WARRANTIES

Borrower represents and warrants that

- Authority Borrower is duly organized and qualified to do business in all states where it conducts its business, and Borrower will supply the opinions of counsel to such effect if requested by Bank None of the terms and conditions herein, or of any other agreement executed by Borrower and Bank, are in violation of the charter or by-laws of Borrower or any contractual obligation Borrower may have with any third party. The execution and delivery of this Security Agreement have been duly authorized by appropriate corporate or partnership action, and Borrower will deliver to Bank a written opinion of counsel as to the legal propriety of such action, should Bank request same
- Litigation No litigation or other proceeding before any court or administrative agency is pending, or to the knowledge of the officers of Borrower. is threatened against Borrower, the outcome of which could materially impair Borrower's financial condition or its ability to carry on its business Borrower is not the subject of any pending bankruptcy proceeding nor subject to the continuing jurisdiction of a bankruptcy court as the result of an approved plan of reorganization
- Financing Statements No financing statements, other than any filed in favor of Bank, relating to any of the Collateral is on file in any place, except as expressly disclosed to Bank in writing by Borrower
- Assurance of Title Borrower is the owner of all of the Collateral, or if proceeds of any note or notes secured hereby are being used to purchase the Collateral Borrower will be the owner thereof, free and clear of all claims encumbrances, charges and liens except as herein provided
- Addresses The principal place of business of Borrower the books and records relating to the Collateral, and the Collateral are located at the address(es) set forth in this Agreement or as otherwise provided in writing to Bank
- ERISA Since September 2, 1974, no defined benefit employee pension benefit plan maintained by Borrower or any of its affiliates has be terminated, no lien against Borrower exists in favor of Pension Benefit Guaranty Corporation ("PBGC"), and no "reportable event" within the meaning of Sec 4043(b) of the Employee Retirement Security Act of 1974 ("the Act") has occurred with respect to any such plan maintained by Borrower or any affiliate of Borrower under common control with it within the meaning of the Act Immediately upon the occurrence of any such reportable event, Borrower will promptly furnish to Bank notice thereof, as filed with PBGC Borrower will promptly notify Bank of any assertion by PBGC of liability of Borrower or any above described affiliate under Title IV of the Act. The failure of Borrower to pay within 30 days the amount of any liability under Title IV of the Act demanded by PBGC shall constitute a default hereunder
- G Tax Liens There are no unpaid Federal, State City, County, or other tax liens presently fied against Borrower and there are no outstanding personal property tax s vi any kind

#### COVENANTS

Borrower covenants and agrees that

Recording and Legal Costs Borrower will pay all recordation costs and taxes incident to filing of financing statements and continuation statements in respect thereof, and all other expenses, including attorneys' fees, incident to the making of the loan proposed hereby and to perfecting Bank's security interests hereunder

- B Further Documents Borrower will execute and deliver to Bank any instruments or documents and do all things necessary or convenient to carry into effect the provisions of this Agreement Borrower designates Bank or any of its officers as attorney-in-fact to sign Borrower's name on any figancing statement or continuation statement, and to file the same as may be appropriate, and Borrower agrees that filed photocopies of financing statements and continuation statements shall be sufficient to perfect Bank's security interests hereunder
- C Taxes Borrower will pay and discharge, when due all taxes, levies, liens, and other charges on its inventory equipment or other assets and will pay promptly when due all other taxes, including withholding taxes
- D <u>Laws</u> Borrower will comply at all times with all laws ordinances rules and regulations of any Federal State municipal or other public authorities having jurisdiction of Borrower or any of its assets
- E Name or Location Borrower will immediately advise Bank in writing of the opening of any new place of business or the closing of any of its existing places of business and of any change in Borrower's name or the location of the places where the Collateral, or books and records pertaining to the Collateral are kept
- F Records Borrower will maintain such records with respect to Collateral and the conduct and the operation of its business as Bank may request and will furnish Bank all information with respect to the Collateral and the conduct and operation of its business including, but not limited to balance sheets operating statements and other financial information as Bank may request
- G Inspection Bank or any of its representatives may from time to time inspect, check, make copies of or extracts from the books records and files of Borrower, and inspect any of the Collateral wherever located. Borrower will make same available at any time for such purposes
- H Misrepresentation Borrower will not make or furnish Bank any representation warranty, or certificate in connection with or pursuant to this Agreement which is materially false
- Insurance Borrower will have and maintain insurance on Collateral at all times and against hazards with companies in amounts and in form acceptable to Bank with the insurance policies endorsed to make same payable first to Bank as its interest may appear as lender loss payee or other additional insured (as Bank may select). In event of any loss thereunder, the carners named therein are hereby directed to make such payment for loss to Bank, and not to Borrower and Bank jointly. If any insurance losses are paid by check, draft or other instruments payable to Borrower or to Borrower and Bank jointly. Bank may endorse the name of Borrower thereon and do such other things as it may deem desirable in order to reduce the same to cash. All loss recoveries received by Bank upon any insurance may be applied and credited by Bank at its discretion to the indebtedness of Borrower to it.
- K Repair Borrower will keep and maintain the Equipment in good order and repair and in working condition
- L Paydown Without the prior written consent of Bank. Borrower will not sell or otherwise dispose of any of the Equipment without paying to Bank in reduction of Borrower's loan balance an amount equal to the greater of the book value, appraised value or sale price of the Equipment sold or disposed of
- M Personalty The Equipment shall be and remain personal property and nothing shall affect the character of the same or cause the same to become realty or prevent Bank in its option from removing the Equipment from the premises on which they may become attached in the event of default hereunder
- N Further Covenants Without the prior written consent of Bank Borrower will not (1) pledge or grant any security interest in any Collateral to anyone except Bank nor permit any financing statement (except Bank's financing statement) to be on file in any public office with respect thereto (2) permit or suffer any lien levy or other encumbrance to attach to any of the Collateral, or (3) make any agreement, compromise, settlement bulk sale lease or transfer of assets other than in the normal course of business. In addition, if the scope of Bank's security interest is as defined in Section I (A)(1)(a) above then without the prior written consent of Bank Borrower will not (1) create incur or assume any liability for borrowed money except borrowings from Bank, (2) assume, guarantee endorse or otherwise become liable in connection with the obligations of any person firm or corporation, except by endorsement of instruments for deposit or collection or similar transactions in the ordinary course of business. (3) enter into any merger or consolidation or sell or lease substantially all of its assets, or (4) purchase or acquire the obligations or stock of any person firm or corporation or other enterprise whatsoever, other than the direct obligations of the United States or Bank

#### IV EVENTS OF DEFAULT

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The following shall constitute a default hereunder

- A <u>Nonperformance</u> Default in the performance of or breach of any provision or warranty of this Security Agreement, the note(s) or other agreements secured hereby or any other agreement of Borrower with Bank or with any other lending institution, whether such agreements presently exist or are hereafter executed.
- B <u>Financial Condition</u> Financial condition determined by Bank in good faith to be unsatisfactory, insolvency, suspension of business, or an act amounting to business failure committed by Borrower,
- C Assignments Any assignment made by Borrower for the benefit of creditors.
- D Judgments Any judgment obtained against Borrower which remains unsatisfied for thirty (30) days,
- E Bankruptcy The filing of a petition by or against Borrower (1) under any chapter of the Bankruptcy Code as amended, or any other bankruptcy or insolvency law or (2) for the appointment of a receiver of the property of Borrower.
- F Extraordinary Acts The sale dissolution, merger, consolidation, liquidation or reorganization of any Borrower which is a corporation, partnership or other legal entity.
- G Attachments The filing of an attachment or tax lien against any of Borrower's property such lien or attachment not being promptly discharged stayed or indemnified against to Bank's satisfaction or
- H Death Death of Borrower or of any guarantor of or surety for Borrower's Obligations

#### **V** REMEDIES

A Costs of Collection If an Event of Default hereunder shall occur Bank shall be entitled to recover from Borrower attorneys' and paralegal fees equal to 15% of the unpaid balance of the Obligations at the time of default (but not to exceed the amount permitted by applicable law), plus court costs and other expenses which may be incurred by Bank in the enforcement or attempted enforcement of its rights hereunder, whether against any third party. Borrower, or guarantors Expenses recoverable from Borrower shall include costs of collection including salanes out-of-pocket travel living expenses and the hiring of agents, consultants accountants, or otherwise All sums of money thus expended, and all other monies expended by Bank to protect its interest in the Collateral (including insurance, taxes or repairs) shall be repayable by Borrower to Bank on demand, such repayment to be secured as provided above in Section I

Foreclosure Upon a default in addition to remedies provided under the Uniform Commercial Code. Bank at any time then or thereafter in its discretion may lawfully enter any of Borrower's premises or the premises where the Collateral is located and with or without judicial process lawfully remove under Section 9-503 of the Uniform Commercial Code the Collateral or records thereof to such a place as Bank may deem advisable or require Borrower to assemble and make any or all such Collateral available at such reasonable place as Bank may direct and upon reasonable notice to Borrower and other parties entitled to notice realize upon all or any part of the Collateral at public auction or private sale in one or more sales at such pince or prices and upon such terms either for cash or credit or future delivery as Bank may elect and/or Bank may

foreclose its security interest in the Collateral in any way permitted by law Borrower agrees that the Bank may foreclose on and sell the Collateral pursuant to Maryland Rule W-78 and assents to the passing of a decree for the sale of the Collateral upon default. At any such public sale or sales Bank may bid for and become the purchaser of any or all such Collateral. The net proceeds of any sale and any amounts received in liquidation of the Collateral less all costs and expenses incurred in connection therewith including attorney's and paralegal fees equal to 15% of the unpaid balance of the Obligations at the time of default (but not to exceed the amount permitted by applicable law) and at the option of the Bank less any prior lien claims shall be applied against the Obligations of Borrower in the order that Bank in its sole discretion shall decide and Borrower or other party entitled thereto shall be entitled to any surplus resulting therefrom. Any actions taken by Bank pursuant hereto shall not affect Borrower's continuing liability to Bank for any deficiency remaining after any foreclosure

- Redemption The purchaser at any such sale shall thereafter hold the Collateral absolutely free from any claim or right of whatsoever kind including any equity of redemption of Borrower and such demand notice or right in equity are hereby expressly waived and released by Borrower
- Replevin Borrower hereby authorizes and empowers any attorney or clerk of any court of record upon the occurrence of any event of default to appear for and confess judgment against Borrower (as of any term of court) without prior notice to Borrower or pnor opportunity to be heard in an action for replevin instituted by Bank to obtain possession of any of the Collateral. If a copy of this Agreement, venfied by affidavit of Bank or sworn on behalf of Bank is filed in such action, it shall not be necessary to file the original Agreement as a warrant to the attorney or clerk. The authority and power to appear for and enter judgment against Borrower shall not be exhausted by one or more exercises hereof or by any imperfect exercises hereof and shall not be extinguished by any judgment entered pursuant thereto this authority and power may be exercised on one or more occasions from time to time, in the same or different jurisdictions as often as Bank shall deem necessary or desirable for all of which this Agreement shall be sufficient authority
- Offset Bank is further authorized in event of any default by Borrower in its performance of this Agreement, or any and all other agreements with Bank, to charge the sum then due to Bank against any and all monies held by or on deposit with Bank on account of Borrower or its affiliates and to offset any amounts against any demand or depository accounts which Borrower, or its affiliates, may have with Bank and to enforce such other remedies as may be available at law or in equity, without necessity of election
- Alternative Remedies Bank may enforce its security interest hereunder either alternatively or concurrently with its rights under any and all other agreements between it and Borrower and shall have the full right to realize upon all available Collateral, collecting on the same or instituting proceedings in connection therewith, until Bank receives payment in full of all amounts owing to it under any of its agreements with Borrower including principal, interest, costs and expenses, and costs of enforcement or attempted enforcement of this or any other agreement among or between Bank and Borrower or any endorsers or guarantors
- Return of Collateral Upon payment in full and performance of all Obligations secured hereby, all Collateral not previously foreclosed may be returned by Bank to Borrower

#### GENERAL PROVISIONS

- Continuity and Termination This Agreement shall become effective immediately and remain in effect so long as any Obligation of Borrower to Bank is outstanding and unpaid, provided that the security interests hereunder shall continue in full force and effect and are non-cancellable by Borrower prior to the termination of this Agreement. The Agreement may be terminated by Borrower upon actual delivery of written notice to Bank of such intention and payment in full of all then existing Obligations secured hereby, provided, however, that such notice and payment shall in no way affect and this Agreement shall remain fully operative with respect to, any Obligations, or commitments which may become Obligations entered into between Borrower and Bank prior to receipt of such notice or payment, whichever is later
- Other Documents The Obligations secured by this Agreement are or shall be evidenced by notes guaranties, or other documents which are separate agreements and may be negotiated by Bank without releasing Borrower, Collateral or any guarantor or co-maker. This Agreement specifically incorporates by reference all of the language and provisions of such notes, guaranties or other documents. Borrower consents to any extension of time of payment of any Obligations. If there is more than one Borrower, guarantor or co-maker of this Agreement or of the notes or other agreements secured hereby the obligation of all shall be primary joint and several
- Remedies Cumulative All rights, remedies and powers of Bank hereunder are irrevocable and cumulative, and not alternative or exclusive and shall be in addition to all other rights, remedies and powers of Bank whether in or by any other instruments or any laws including but not limited to the Uniform Commercial Code, now existing or hereafter enacted
- Loans and Advances Nothing contained herein shall be construed as obligating Bank to make any particular loan or advance to Borrower and Borrower is not relying upon Bank to make or continue to make advances for any purpose whatsoever. All such loans or advances remain within the discretion of Bank
- Non-Waiver Any indulgence or delay on the part of Bank in exercising any power, privilege or right hereunder or under any other agreement executed by Borrower to Bank in connection herewith shall not operate as a waiver thereof. No single or partial exercise of any power privilege or right shall preclude other or further exercise thereof, or the exercise of any other power, privilege or right
- Governing Law, Severability This Security Agreement shall be construed and governed by the laws of the State of Maryland If any part of this Security Agreement shall be adjudged invalid or unenforceable as of any term of court, then such partial invalidity or unenforceability shall not cause the remainder of this Agreement to be or become invalid or unenforceable, and if a provision hereof is held invalid or unenforceable in one or more of its applications it is agreed that said provision shall remain in effect in all valid or enforceable applications that are severable from the invalid or unenforceable application or applications
- Litigation In the event of any litigation with respect to this Agreement, the promissory note(s) or other agreements secured hereby, the Collateral or any other document or agreement applicable thereto, Borrower waives the right to a trial by jury and all defenses (including the defense of statute of limitations) right of setoff and right to interpose counterclaims of any nature. Borrower consents to the jurisdiction and venue of the courts of the State of Maryland agrees that any proceedings enforcing or construing this Agreement may be brought in any State or Federal Court in Maryland, agrees that he is subject to service of process under Section 6-103 of the Courts and Judicial Proceedings Article of the Maryland Code and agrees to accept such service as is authorized by such statute and prescribed in the Maryland Rules of Procedure
- Construction The captions are inserted only as a matter of convenience and for reference and in no way define, limit or describe the scope of this Agreement nor the intent of any provision thereof If this Agreement is signed by two or more parties as Borrowers, they shall be jointly and severally liable hereunder and the term "Borrower" shall mean each and every party signing this Agreement as a Borrower. The use of singular herein may also refer to the plural, and vice versa, and the use of the neuter or any gender shall be applicable to any other gender or the neuter
- Assignment Neither of the parties shall be bound by anything not expressed in writing. This Agreement shall enure to and be binding upon the heirs, personal representatives, successors, and assigns of Bottower and Bank, and the terms "Bottower" and "Bank" shall include and mean respectively, the successors and assigns of Borrower and Bank
- Reasonable Notice In connection with notices given it is agreed in all instances that five (5) business days notice is reasonable notice. Notice shall be deemed given when delivered or deposited in U.S. mails with first class postage

# VII. ADDITIONAL COVENANTS

In addition to the other terms and conditions herein, Borrower represents, warrants and covenants that:
(add any additional loan covenants,
if none, so state)

VIII ADDRESSES					
	955 South Virgin	nia Street	-		
Address of Chief Executive Office	Reno, Nevada 89	9502	·		(619) 744-8822 (Telephone)
Address of Location	955 South Virgin	nia Street	<u> </u>		
of Books and Records Relating to Collateral		9502			(619) 744-8822 (Telephone)
	F, and intending to be legally	bound hereby,	Borrower has executed this S	Security Agreement u	(Telephone)
first above written, at				- 1	
WITNESS OR ATTEST)			SOUTHERN RALL L	EASING, INC.	(SEAL)
Philip W. Hoffma	n, Secretary	<del></del>	John C. Chambe	(Authorized Signature) Presider	(SEAL)
(P)	nnt Name)		Ву	(Print Name and Title)  (Authorized Signa u*e)	(SEAL)
10	nnt Name)			(Print Name and Title)	
*NOTE Attestation of a cor		aign by porate	IF ANY BORROWERS AR	S INDIVIDUALS. TH	EY SIGN BELOW (SEAL)
				(Signature of Borrower)	
(Pi	rint Name)			(Prim Name)	
				(Street Address)	
			(City State-Zip)		(Telephone)
				(Signature of Borrower)	(SEAL)
(P	rint Name			(Print Name)	
				(Street Address)	
			(Cny-Sunte-Zny)		(Leisbuous)
			ACCEPTED AT BALTIMO The First National Bank of		OF THE DATE THEREOF
			By		
				(Print Name and Title)	

STATE OF GEORGIA, COUNTY OF COBB, TO WIT:

I HEREBY CERTIFY, that on this and day of September, 1993, before me, the undersigned, a Notary Public of the State of Georgia, personally appeared John C. Chambers, who acknowledged himself to be the President of Southern Rail Leasing, Inc., a Nevada corporation, known (or satisfactorily proven), to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained as the duly authorized President of said corporation by signing the name of the corporation by himself as President.

AS WITNESS my hand and notarial seal.

Katherine Synn Joan Notary Public

My Commission Expires:

Fifty (50) 2,500 cubit foot capacity, 100-ton, roller-bearing, mill gondola rail cars

## Current Car Owner Marks and Numbers:

LN	176006	SBD	480088
	176008		480132
	176012		480154
	176052		480223
	176057		480240
	176067		480260
	176105		480262
	176147		480288
	176166		480299
	176254		480329
	176262		480345
	176302		480347
	176315		480390
	176379		480402
	176530		480469
	176554		480489
	176621		480496
	176682		480497
	170002		
CCV	400007		480521
CSXI			480532
	480293		480544
	480500		480605
	480617		480646
			480652
			480653
			480674
			480678
			480699

## New Car Owner Marks and Numbers:

KCS 899000 through 899049